

Southern District of Texas, Texas

Case #: 1:08-CV-446

UNITED STATES OF AMERICA, EX REL. MICHAEL N. SWETNAM, JR.

Plaintiff

vs

VALLEY BAPTIST HEALTH SYSTEM AND VALLEY BAPTIST MEDICAL CENTER

Defendant

RETURN OF SERVICE

I, Humberto Davalos, make statement to the fact;
That I am a competent person more than 18 years of age or older and not a party to
this action, nor interested in outcome of the suit. That I received the documents
stated below on 08/08/14 5:18 pm, instructing for same to be delivered upon
Smith-Reagan Insurance Agency By Delivering To.

That I delivered to : Smith-Reagan Insurance Agency By Delivering To. By Delivering to
: Mr.Reagan/Company Co-Owner, authorized to accept
the following : SUBPOENA TO PRODUCE DOCUMENTS, INFORMATION, OR OBJECTS OR TO
: PERMIT INSPECTION OF PREMISES IN A CIVIL ACTION
at this address : 148 S. Sam Houston Blvd
: San Benito, Cameron County, TX 78586
Manner of Delivery : by PERSONALLY delivering the document(s) to the person above.
Delivered on : AUG 11, 2014 9:19 am

My name is Humberto Davalos, my date of birth is SEP 6th, 1952, and my address is
Professional Civil Process McAllen, Professional Civil Process Brownsville, 106 S.
12th Avenue, Suite 118, Edinburg TX 78539, and U.S.A. I declare under penalty of
perjury that the foregoing is true and correct.

Executed in Hidalgo County, State of Texas, on the 11 day of

August, 2014.

Humberto Davalos

Declarant

Humberto Davalos

Texas Certification#: SCH-7266 Exp. 08/31/16

Private Process Server

Professional Civil Process Of Texas, Inc

103 Vista View Trail Spicewood TX 78669

(866) 776-2377

PCP Inv#: V14800121

SO Inv#: A14802510

Reference : 395001



AX02A14802510

tomcat

+ Service Fee: 65.00
Witness Fee: .00
Mileage Fee: .00

Allred, Edward W.

RETURN TO CLIENT

DELIVERED THIS _____ DAY OF _____

BY _____
PROFESSIONAL CIVIL PROCESS

AO 88B (Rev. 02/14) Subpoena to Produce Documents, Information, or Objects or to Permit Inspection of Premises in a Civil Action

UNITED STATES DISTRICT COURT

for the

Southern District of Texas

UNITED STATES OF AMERICA, EX
REL. MICHAEL N. SWETNAM, JR.,

Plaintiff

VALLEY BAPTIST HEALTH SYSTEM AND VALLEY
BAPTIST MEDICAL CENTER,

Defendant

Civil Action No. 1:08-CV-446

SUBPOENA TO PRODUCE DOCUMENTS, INFORMATION, OR OBJECTS
OR TO PERMIT INSPECTION OF PREMISES IN A CIVIL ACTION

To: SMITH-REAGAN INSURANCE AGENCY, 148 S. Sam Houston Blvd., San Benito, Texas 78586, 956.399.1353

(Name of person to whom this subpoena is directed)

☒ **Production:** YOU ARE COMMANDED to produce at the time, date, and place set forth below the following documents, electronically stored information, or objects, and to permit inspection, copying, testing, or sampling of the material: See Exhibit "A" attached hereto.

Place:
Bryant Stingley Inc., 2010 East Harrison Avenue
Harlingen, Texas 75880, 956.428.0755Date and Time:
September 5, 2014 at 1:00 p.m.

☐ **Inspection of Premises:** YOU ARE COMMANDED to permit entry onto the designated premises, land, or other property possessed or controlled by you at the time, date, and location set forth below, so that the requesting party may inspect, measure, survey, photograph, test, or sample the property or any designated object or operation on it.

Place:

Date and Time:

The following provisions of Fed. R. Civ. P. 45 are attached – Rule 45(c), relating to the place of compliance; Rule 45(d), relating to your protection as a person subject to a subpoena; and Rule 45(e) and (g), relating to your duty to respond to this subpoena and the potential consequences of not doing so.

Date: _____

CLERK OF COURT

OR

Signature of Clerk or Deputy Clerk_____
Edward W. Allred
Attorney's signature

The name, address, e-mail address, and telephone number of the attorney representing (name of party) _____ Plaintiff

Michael N. Swetnam, Jr., who issues or requests this subpoena, are:

Edward Allred Watts Guerra LLP 300 Convent St, Ste 100, San Antonio, TX 78205, 2105270500 eallred@wattsguerra.com.

Notice to the person who issues or requests this subpoena

If this subpoena commands the production of documents, electronically stored information, or tangible things or the inspection of premises before trial, a notice and a copy of the subpoena must be served on each party in this case before it is served on the person to whom it is directed. Fed. R. Civ. P. 45(a)(4).